

General Assembly

Committee Bill No. 527

January Session, 2019

LCO No. 6442



Referred to Committee on PLANNING AND DEVELOPMENT

Introduced by: (PD)

AN ACT PERMITTING MUNICIPALITIES TO COMBINE THE PROPERTY ASSESSMENTS OF MULTIPLE ELECTRIC GENERATING FACILITIES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 32-71a of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (Effective from passage, and
- 3 applicable to assessment years commencing on and after October 1, 2018):
- 4 (a) Any electric generating facility, the construction of which is
 - completed after July 1, 1998, may be treated for the purposes of section
- 6 32-71 as if it were located in an enterprise zone and used for
- 7 commercial or retail purposes. Notwithstanding the provisions of
- 8 section 32-71, upon the approval of a municipality's legislative body,
- either before or after July 1, 2001, the full amount of either assessments
- 10 or taxes may be fixed for the real and personal property of such electric
- 11 generating facility both during and after the construction period,
- 12 provided such assessments or taxes as so fixed represent an
- 13 approximation of the projected tax liability of such facility based on a
- 14 reasonable estimation of its fair market value as determined by the
- 15 municipality upon the exercise of its best efforts.

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(b) Any new electric generating facility, the construction of which is completed after July 1, 2003, may be treated for the purposes of section 32-71 as if it were located in an enterprise zone and used for commercial or retail purposes, provided: (1) The owner of such facility has negotiated a tax agreement with the municipality in which such facility would be located; and (2) such agreement has been approved by the municipality's legislative body between January 1, 2002, and February 28, 2002. Notwithstanding the provisions of section 32-71, upon approval of such municipality's legislative body, either before or after June 14, 2002, up to the full amount of either assessments or taxes may be fixed for the real and personal property of such electric generating facility both during and after the construction period, provided such assessments or taxes as so fixed represent an approximation of the commensurate portion of the projected tax liability of such facility based on a reasonable estimation of its fair market value as determined by the municipality upon the exercise of its best efforts.

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- (c) Any new electric generating facility, the construction of which is completed after July 1, 2003, may be treated for the purposes of section 32-71 as if it were located in an enterprise zone and used for commercial or retail purposes, provided the municipality in which such facility is located is under state governance. Notwithstanding the provisions of section 32-71, upon approval of such municipality's legislative body, either before or after June 14, 2002, up to the full amount of either assessments or taxes may be fixed for the real and personal property of such electric generating facility both during and after the construction period, provided such assessments or taxes as so fixed represent an approximation of the commensurate portion of the projected tax liability of such facility based on a reasonable estimation of its fair market value as determined by the municipality upon the exercise of its best efforts.
- (d) Any existing electric generating facility, the construction of which is completed before July 1, 1998, and any new electric

49 generating facility, the construction of which is completed after July 1, 50 2019, which new electric generating facility is constructed at the same 51 location as such existing electric generating facility, may be treated 52 collectively as one combined electric generating facility for the 53 purposes of section 32-71 as if such combined electric generating 54 facility were located in an enterprise zone and used for commercial or 55 retail purposes. Notwithstanding the provisions of section 32-71, upon the approval, either before or after July 1, 2019, of the legislative body 56 of the municipality in which such combined electric generating facility 57 is located, the full amount of either assessments or taxes may be fixed 58 59 for the real and personal property of both such existing and new electric generating facilities before, during and after the construction 60 period of such new electric generating facility, provided such 61 62 assessments or taxes as so fixed represent an approximation of the 63 projected tax liability of such combined electric generating facility 64 based on a reasonable estimation of its fair market value as determined by the municipality upon the exercise of its best efforts. 65

[(d)] (e) As used in this section, "electric generating facility" means a facility, as defined in subdivision (3) of subsection (a) of section 16-50i.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage, and applicable to assessment years commencing on and after October 1, 2018	32-71a

PD Joint Favorable

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